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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/621,930	07/17/2003	Susann Marie Keohane	AUS920030357US1	2228
	7590 08/24/2007		EVAM	, nico
Barry S. Newberger 1201 Main Street			EXAMINER	
			HUSSAIN, TAUQIR	
	P.O. Box 50784 Dallas, TX 75250-0784		ART UNIT	PAPER NUMBER
Danus, III 152	2000707		2152	
				OF LUFBY MODE
			MAIL DATE	DELIVERY MODE
			08/24/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
Office Action Summary	10/621,930	KEOHANE ET AL.				
Office Action Summary	Examiner	Art Unit				
The MAILING DATE of this communication app	Tauqir Hussain	2152				
Period for Reply	lears on the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE.	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).				
Status		•				
1) Responsive to communication(s) filed on 18 Ju	<u>ıne 2007</u> .					
2a)⊠ This action is <b>FINAL</b> . 2b)☐ This	This action is <b>FINAL</b> . 2b) ☐ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Claims						
4) Claim(s) 3,10 and 17 is/are pending in the apple 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>3,10 and 17</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers	•					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	epted or b) objected to by the drawing(s) be held in abeyance. Se ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicat rity documents have been receiv u (PCT Rule 17.2(a)).	ion No ed in this National Stage				
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal I 6) Other:	ate				

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# Response to Amendment

1. This office action is in response to amendment /reconsideration filed on 06/18/2007, the amendment/reconsideration has been considered. Claims 1-2, 4-9, 11-16 and 18-20 are canceled. Claims 3,10 and 17 are pending for examination, the rejection cited as stated below.

## Response to Arguments

2. A telephonic interview was held on June 6, 2007 with applicants' attorney Bobby Voigt, claims 2 and 3 were discussed under 112 second paragraph rejection along with art rejection under 102(e) as being anticipated and Examiner agreed to update the search.

#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims, 3, 10 and 17 are rejected under 35 U.S.C. 102(e) as being anticipated by Xue et al. (Patent No.: US 6,782,414 B1), hereinafter "Xue".

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5. Applicant's arguments have been considered but are moot in view of the new ground(s) of rejection.

6. As to claim 3,10 and 17 (product, method, system etc.) Xue discloses, if a failed delivery e-mail message is received, setting an indicator associated with an address of an addressee corresponding to the failed delivery message (Xue, Fig.8D, Element-828, 834 and 842, Col.12, lines 42-60, where stop icon is associated with failed delivery messages corresponding to the failed email delivery addresses); and displaying said address in conjunction with a perceptive cue in response to said indicator being set (Xue, Fig.5 and Fig.8D, Element-828, 834 and 842, Col.12, lines 42-60, where stop icon is associated with failed delivery messages corresponding to the failed email delivery addresses and messages are still waiting to be delivered);

wherein, if said indicator is set (Xue, Fig.8D, Element-828, 834 and 842, Col.12, lines 42-60, where stop icon is associated with failed delivery messages corresponding to the failed email delivery addresses), said indicator is operable for clearing in response to said address becoming accessible (Xue, Fig.3, Elements 303-306, Col. 8, lines 30-37, where 304 is reconciled module means if address matches than in next step indicator or status gets updated); and

clearing said indicator in response to subsequently receiving an e-mail originated from the address of the addressee corresponding to the failed delivery

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message (Xue, Fig.3, Elements 301-306, Col.8, lines 38-57, where at step-305 status gets updated after address becomes accessible or reconciled).

Examiner's Note: Examiner has cited particular columns and line numbers in the references, as applied to the claims above for the convenience of the applicant.

Although the specified citations are representative of the teachings of the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing responses, to fully consider the references in its entirety as potentially teaching of all or part of the claimed invention, as well as the context.

#### Conclusion

7. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tauqir Hussain whose telephone number is 571-270-1247. The examiner can normally be reached on 7:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bunjob Jaroenchonwanit can be reached on 571 272 3913. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

TH

BUNJOB JARÓENCHONWANIT SUPERVISORY PATENT EXAMINER